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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

1 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

HINITED STATES BANKBURTOV COURT

		District of Ne		JUKI	
In Re:	Richard A Fersch Emily K Anderson		Case No.:		20-18150
	·	Debtor(s)	Judge:		
		CHAPTER 13 PLAN	AND MOTIONS	3	
☐ Original	Included	✓ Modified/Notice Red Modified/No Notice	•	Date:	10/28/20
		HE DEBTOR HAS FILED CHAPTER 13 OF THE BA			
		YOUR RIGHTS MAY	BE AFFECTE		
contains the Plan property your attorn written objusted in the notice. Seemodification alone will a core modify a wishes to prosecute	ne date of the confirmate beed by the Debtor to a ney. Anyone who wished ection within the time of duced, modified, or elimate a personal properties. The Court me Bankruptcy Rule 301 on may take place sole avoid or modify the lier a lien based on value of contest said treatment same.	he court a separate <i>Notice</i> ation hearing on the Plan padjust debts. You should rest to oppose any provision frame stated in the <i>Notice</i> minated. This Plan may be further notice or hearing, any confirm this plan, if the lost of the plan includes mostly within the chapter 13 cm. The debtor need not file of the collateral or to reduce must file a timely objection	proposed by the ead these pape of this Plan or Your rights make confirmed and unless written of the are are no timely stions to avoid of the interest rand appear at the i	Debtor. Thi rs carefully any motion y be affecte become bi bjection is fi y filed objec r modify a li ess. The pla tion or adve ate. An affect the confirm	s document is the actual and discuss them with included in it must file and by this plan. Your claimeding, and included led before the deadline tions, without further en, the lien avoidance or an confirmation order resary proceeding to avoid the confirmation to a said the confirmation order the confirmation order resary proceeding to avoid the confirmation to the confirmation hearing to
	-	es each of the following provision will be ineffect			
THIS PLA	N:				
	▼ DOES NOT CONTA SET FORTH IN PART	AIN NON-STANDARD PR Γ 10.	OVISIONS. NO	N-STANDA	RD PROVISIONS MUST
COLLATE	ERAL, WHICH MAY RE	THE AMOUNT OF A SEC ESULT IN A PARTIAL PA OTIONS SET FORTH IN	YMENT OR NO	PAYMENT	
		A JUDICIAL LIEN OR NO			JRCHASE-MONEY

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Initial D	ebtor(s)' Attor	ney	KPL		Initial I	Debtor:	RAF	=		Initial	Co-D	ebtor	E	KA	
Part 1:	Pavn	nent and	d I e	nath a	of Plan											
r art r.	ı ayı	ioni an	u =0	igai c	i i iuii											
<u>60</u> mont		e debtor	· sha	ll pay ₋	1,700.00	Monthly	_ to the	Chap	oter 13 Tı	rustee	, start	ing on	n fo	r app	oroximat	tely
	b. Th	e debtor ✓	Futi	ure Ea	rnings	-			ee from tl					s are	e availat	ole):
	c. Us	e of real	Sale	e of res	al prope n:	•	ligations	»: _								
			Des	scriptio	n:	property comple		_								
			Des	scriptio	n:	with res	•	mort	gage enc	umbe	ring p	ropert	y: 			
	 d.															
Part 2:	Adec	uate Pr	otec	tion				X N(ONE							
									amount	of \$	to b	e pai	d to the	e Cha	apter 13	
Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).																
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:																
Creditor							e of Priorit							Amo	ount to be	
Karina P	ia Luci	d				Atto	rney Fee	S							2,67	70.00
b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been																
assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim																

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pursuant to 11 U.S.	C.1322(a)(4):		
Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🗹 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ▼ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled	Total	Superior	Value of	Annual	Total
Kearny Bank	51 Afterglow Ave	Debt	Collateral	Liens	Creditor	Interest	Amount to
c/o Durkin & Durkin	Verona, NJ 07044	295,856.15	Value	823,368.00	Interest in	Rate	Be Paid
1120 Bloomfield Ave			\$833,850.00		Collateral		0
Caldwell, NJ 07006			,				

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		collateral and completes the e the corresponding lien.	Plan, payment of the f	ull amount of the
	onfirmation, the stay is	s terminated as to surrendere e terminated in all respects. T		
Creditor	Coll	ateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
	nt Mtg Il Credit Union	he Plan	ın:	
	aims to be Paid in F	ull Through the Plan 📝 NON		
Creditor		Collateral	Total Amount to	o be Paid through the Plan
Part 5: Unsec	ured Claims	IONE		
a. Not s		allowed non-priority unsecu to be distributed <i>pro rate</i>		d:
	Not less than	percent		
✓	<i>Pro Rata</i> distri	bution from any remaining fur	nds	
b. Sepa		secured claims shall be treat	ed as follows:	
Creditor	Bas	is for Separate Classification	Treatment	Amount to be Paid
Part 6: Execut	tory Contracts and l	Jnexpired Leases NC	DNE	
non-residential All exec	real property leases i	nexpired leases, not previous	, •	
Creditor	Arrears to be Cured in	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
	Plan			
Part 7: Motion	s NONE			

4

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form, Notice of	of Chapter 13 tification of S	Plan Trai ervice, N	nsmittal, wit otice of Cha	thin th opter 1	ne time 13 <i>Plan</i>	and ir <i>Tran</i> s	n the man <i>mittal an</i>	ders, together ner set forth i d valuation m	n D.N.J. LBR
	ion to Avoid l btor moves to								
	Nature of Collateral	Type of Lie	en Amount o	f Lien		ue of ateral	Amount Claim Exempti	ed Against th	s e Amount of Lien
NONE	btor moves to	reclassify	-					npletely Unsec	
Creditor	Collateral	Collateral		Total Collateral Value		Superior Liens		Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Kearny Bank	51 Afterglow A Verona, NJ 07		295,856.15	833,85	0.00	823,36	8.00	0.00	295,856.15
The De to void liens or	ecured. NO	reclassify	the following th Part 4 abo	g clain ove:	ns as pa	artially			
Creditor	Collateral	S	cheduled Debt	Value				Secured	Unsecured
b. Pay Credito coupons to the c. Ord	ting of Prope Upon Confirm Upon Dischar ment Notices rs and Lessors Debtor notwit er of Distribu anding Trustee 1) Ch. 13 S	rty of the lation ge s provided the standing tion standing T ministrative	I for in Parts the automa allowed cla	tic stay	y. the follo			l customary no	tices or
	4) Lease Ari	rearages				_			

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	5) 6)	Priority Claims General Unsecured Claims	
	d. Post-Pet	ition Claims	
Sectio		g Trustee ☑ is, ☐ is not authorized t he amount filed by the post-petition o	o pay post-petition claims filed pursuant to 11 U.S.C. claimant.
Part 9	: Modification	on X NONE	
		n of a plan does not require that a dance with D.N.J. LBR 3015-2.	separate motion be filed. A modified plan must
		nodifies a Plan previously filed in this being modified:	case, complete the information below.
	n below why	the plan is being modified:	Explain below how the plan is being modified:
	cted by the pla	n part 6 of plan and list under part 4f n	
Are So	chedules I and	d J being filed simultaneously with th	is Modified Plan? ☐ Yes ☑ No
Part 1	0 : Non-Star	ndard Provision(s): Signatures Red	quired
	✓ NONE ☐ Explain he Any non-star	rd Provisions Requiring Separate Sigere: adard provisions placed elsewhere in	
Signa	tures		
The De	ebtor(s) and th	ne attorney for the Debtor(s), if any, r	must sign this Plan.
debtor(Chapte	(s) certify that er 13 Plan and		epresented by an attorney, or the attorney for the ons in this Chapter 13 Plan are identical to <i>Local Form</i> and provisions included in Part 10.
·	October 29, 20		ichard A Fersch
Date.	0010001 20, 20		ard A Fersch
		Deb	tor
Date:	October 29, 20		mily K Anderson
			y K Anderson
		Join	t Debtor
Date	October 29, 20)20 /s/ K	arina Pia Lucid
			na Pia Lucid
		Atto	rney for the Debtor(s)